## **Forms Test**

## UNITED STATES BANKRUPTCY COURT Middle District of Alabama

In re:	Case No.: 03-32124	
	e Hugh Little and Sharon Alicia Little ebtors	
200	Judge: William R. Saw	yer
	Chapter: 7	•
UNLESS A 20 DAYS (	ANT TO LBR 1017-1, THIS CASE MAY BE DISMISSED, WITHOUT FURTHER NOTICES A RESPONSE IS FILED AND SERVED UPON THE PARTY SERVING THIS NOTICES OF SERVICE OR THE INDICATED DEFICIENCIES ARE CURED. RESPONSES MELECTRONICALLY.	WITHI
	NOTICE OF DISMISSAL	
Notice is l	is hereby given that the debtors in the above referenced case has:	
~	Failed to appear at the scheduled 341 Meeting of Creditors.	
	☐ Materially defaulted in payments under the confirmed plan.	
	☐ Failed to commence payments pursuant to 11 U.S.C. § 1326(a)(1).	
	☐ Failed to file reports or appear at a conference scheduled pursuant to L.B.R. 2015	-1.
	☐ Failed to serve notice or file proof of service of a notice of a continued Section 34 Meeting of Creditors not later than 10 days after the date of the initial setting in accordance with L.B.R. 2003-1.	-1
	a response to this notice is filed within 20 days of service, the case may be dismissed value. Responses must indicate cause as to why the case should not be dismissed and tically.	
Dated: 4/	4/13/04 PQQSQQ	_
	RO	
	Clerk, U.S. Bankruptcy Court	
Submit		

1 of 1 4/13/2004 11:31 AM